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**From:** Cornwell, Eric [Eric.Cornwell@dnr.ga.gov]  
**Sent:** 4/24/2019 7:56:01 PM  
**To:** Bloeth, Mark [Bloeth.Mark@epa.gov]  
**CC:** Eason, James [James.Eason@dnr.ga.gov]  
**Subject:** Re: Permitting question regarding small solid waste incinerator unit

James is the guy. It's probably exempt under our rules

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**From:** Bloeth, Mark <Bloeth.Mark@epa.gov>  
**Sent:** Wednesday, April 24, 2019 9:28:20 AM  
**To:** Cornwell, Eric  
**Subject:** Permitting question regarding small solid waste incinerator unit

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Hey Eric,

Would you be the best contact to refer a person about the potential for permitting (or not) regarding a "very small municipal waste combustion unit" under OSWI (Other Solid Waste Incinerator) combustion category (40 CFR Part 60, Subpart EEEE) ?

I have a law enforcement department in Georgia (Sheriff's Dept.) asking about the potential for state permitting requirements for what we would consider an exempt OSWI unit [under the federal rule at 60.2887(p)], since they intend to purchase the small incinerator for drug evidence destruction only. This would meet the criteria for OSWI exemption as "contraband" (i.e., illegal drugs) since they would own and operate it and it would not involve collection and destruction of household pharmaceuticals from drug take back programs.

Please let me know who might be best for referral on state permitting questions.  
Thanks so much.

Mark Bloeth  
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